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	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.		
	10/055,757	01/22/2002	Rich Baranski	57111-5103	7325		
	24574 75	i90 01/31/2003					
		NGELS, BUTLER & I	EXAMINER				
	1900 AVENUE LOS ANGELE	COF THE STARS, 7TH S, CA 90067	MELWANI, DINESH				
				ART UNIT	PAPER NUMBER		
			3677				
			DATE MAILED: 01/31/2003				

Please find below and/or attached an Office communication concerning this application or proceeding.

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•	1 **	Applicatio	on No.	Applicant(s)	
•	,	10/055,75	57	BARANSKI, RICH	/ (
	Office Action Summary	Examiner	· · · · · · · · · · · · · · · · · · ·	Art Unit	-+
		Dinesh N I	Melwani	3677	\bigcirc
	- The MAILING DATE of this comm	nunication appears on the	e cover sheet with t	ne correspondence add	ress
THE N - Exten after S - If the - If NO - Failur - Any re	CREENED STATUTORY PERIOR AILING DATE OF THIS COMMI Sions of time may be available under the provisions SIX (6) MONTHS from the mailing date of this of period for reply specified above is less than this period for reply is specified above, the maximus to reply within the set or extended period for ply received by the Office later than three mond d patent term adjustment. See 37 CFR 1.704(the second second second second second second second second second the second	JNICATION. sions of 37 CFR 1.136(a). In no ever communication. ty (30) days, a reply within the statu m statutory period will apply and wi reply will, by statute, cause the appl ths after the mailing date of this cor	ent, however, may a reply l utory minimum of thirty (30 Il expire SIX (6) MONTHS lication to become ABAND	be timely filed) days will be considered timely. from the mailing date of this com ONED (35 U.S.C. § 133).	imunication.
1)🛛	Responsive to communication(s	s) filed on <u>22 January 200</u>	<u>03</u> .		
2a)	This action is FINAL .	2b) This action is			
3) Dispositio	Since this application is in cond closed in accordance with the p on of Claims				merits is
4)🛛	Claim(s) <u>1-22</u> is/are pending in t	he application.			
4	a) Of the above claim(s)i	is/are withdrawn from cor	nsideration.		
5)	Claim(s) is/are allowed.				
6)🛛	Claim(s) <u>1-22</u> is/are rejected.				
7)	Claim(s) is/are objected to).			
-	Claim(s) are subject to res	striction and/or election re	equirement.		
··	on Papers				
-	he specification is objected to by				
ד 🔀 (10	he drawing(s) filed on <u>22 Januar</u>			-	
	Applicant may not request that any		•	• •	
11)∐ T	he proposed drawing correction			proved by the Examiner	
	If approved, corrected drawings are		fice action.		
	he oath or declaration is objecte	d to by the Examiner.			
	nder 35 U.S.C. §§ 119 and 120				
_	Acknowledgment is made of a cl		der 35 U.S.C. § 11	9(a)-(d) or (f).	
a)[] All b)				
	1. Certified copies of the prio	-			
	2. Certified copies of the prio	rity documents have bee	n received in Appli	cation No	
	3. Copies of the certified copies of the certified copies of the Initial Copies application from the Initial Copies and the attached detailed Office a	ternational Bureau (PCT	Rule 17.2(a)).		tage
14) 🗌 A	cknowledgment is made of a clai	m for domestic priority ur	nder 35 U.S.C. § 1	19(e) (to a provisional a	application).
	The translation of the foreign cknowledgment is made of a claim		•		
Attachment					
2) 🗌 Notice	e of References Cited (PTO-892) e of Draftsperson's Patent Drawing Revie nation Disclosure Statement(s) (PTO-144			mary (PTO-413) Paper No(s) nal Patent Application (PTO-	

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DETAILED ACTION

Information Disclosure Statement

1. The information disclosure statement (IDS) submitted on 01/22/02 is in compliance with the provisions of 37 CFR 1.97. Accordingly, the information disclosure statement is being considered by the examiner.

Drawings

2. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(5) because they do not include the following reference sign(s) mentioned in the description: 10 and 26. A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

3. The drawings are objected to as failing to comply with 37 CFR 1.84(p)(4) because reference character "16" has been used to designate both fastener openings (Fig. 1) and door guide opening (Fig. 3). A proposed drawing correction or corrected drawings are required in reply to the Office action to avoid abandonment of the application. The objection to the drawings will not be held in abeyance.

Claim Rejections - 35 USC § 102

4. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

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A person shall be entitled to a patent unless -

(b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.

5. Claims 1-10 and 14-17 are rejected under 35 U.S.C. 102(b) as being anticipated by Russell (U.S. Patent No. 1,272,115). Russell discloses an adjustable door guide latch slot assembly as claimed; wherein said assembly comprises a striker plate (6) having a latch opening (12) therein, and a door guide (5) having an inner surface and having an opening (9) therein with said opening being larger than said striker plate latch opening, whereby said striker plate may be adjustably affixed to said door guide inner surface so that said striker plate latch opening aligns with a door latch. In regards to claims 2, 3, and 15, Russell's assembly further comprises a recessed area (8) on said door guide inner surface that is large enough so that said striker may be placed flat within said recessed area, see Fig. 3. Furthermore, the depth of said recessed area is at least as great as the thickness of said striker plate. As it concerns claims 4-6 and 6, Russell's door guide opening has alignment slots (10) for accommodating various positions of placement of said striker plate has a first set (13) of fastener openings for receiving fasteners to affix said striker plate to said door guide, see Fig. 2.

Claim Rejections - 35 USC § 103

6. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

7. Claims 11-13, 18, and 19-21 are rejected under 35 U.S.C. 103(a) as being unpatentable over Russell (U.S. Patent No. 1,272,115) in view of Roth (U.S. Patent No. 5,757,269). Russell discloses an adjustable door guide latch slot assembly substantially as claimed (as set forth in Paragraph 5 of this Office Action), however, Russell does not include a security device having a latch port for accepting said door latch whereby said security device is affixed to said adjustable striker plate to accommodate the position of a door latch. Roth discloses a latch monitor that teaches the use of a security device (12) having a latch port (A) for accepting said door latch whereby said security device to accommodate the position of a door latch. Roth discloses the use of a door latch. Therefore, it would have been obvious to one having ordinary skill in the art at the time the invention was made to utilize the teachings of Roth, in regards to security device, to modify Russell to provide verification of the latch bolt being in the proper engaged position, thereby ensuring security of the locking assembly.

8. Claim 22 is rejected under 35 U.S.C. 103(a) as being unpatentable over Russell (U.S. Patent No. 1,272,115). The method of adjustably aligning a latch slot in a fixed door guide as recited by the applicant in claim 22 is deemed inherent based on the structure of the prior art of record. Since the teachings of the references taken as a whole necessitate the steps described in said method, it would have been obvious to one having ordinary skill in the art at the time the invention was made to carry out the necessary steps described by said method.

Conclusion

9. The prior art made of record and not relied upon is considered pertinent to applicant's disclosure. Erffmeyer (U.S. Patent No. 1,295,458), Wiley (U.S. Patent No. 1,093,816), Russel *et*

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al. (U.S. Patent No. 3,506,293), Allenbaugh (U.S. Patent No. 4,492,397), and Geringer *et al.* (U.S. Patent No. 5,257,841) substantially disclose the present invention as claimed.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Dinesh N Melwani whose telephone number is 703-305-4546. The examiner can normally be reached on M-F, 8:30-6 except every other Friday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, J. J. Swann can be reached on 703-306-4115. The fax phone numbers for the organization where this application or proceeding is assigned are 703-872-9326 for regular communications and 703-872-9327 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-306-4115.

DNM January 24, 2003

> J. J. SWANN SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 3600